

REMARKS

In the 30 June 2006 Advisory Action, the Examiner indicated that the period for reply expired three months from the mailing date of the final rejection. Thus, a Request and fee for a one month Extension of Time are concurrently filed herewith to ensure timely filing.

In the Advisory Action, the Examiner acknowledged that the earlier Amendment overcame the 35 U.S.C. § 112 rejections set forth in the Final Office Action, but indicated that the foreign priority document submitted therewith to overcome a rejection of the Claims was not sufficient to place the Application in condition for allowance. The Examiner explained that this was because a translation of the priority papers had not been made of record in this case in accordance with 37 C.F.R. § 1.55. It is respectfully submitted that the Patent Application papers originally filed in this case (in English) constitute a true, accurate, and correct translation of the priority document, namely Taiwan Patent Application 092219257. The Verification of Translation by the Translator submitted herewith attests in that regard.

Since both a certified copy of the priority document and the original Patent Application papers are already of record in this case, only the Verification of Translation is being submitted at this time. This is in accordance with the Examiner's directions communicated by telephone on 14 July 2006.

MR2349-984

Serial Number: 10/760,281

Supplemental Reply to Office Action dated 17 March 2006

It is respectfully submitted that the subject Patent Application has now been placed fully in condition for allowance, and such action is respectfully requested.

Respectfully submitted,
For: ROSENBERG, KLEIN & LEE



Jun Y. Lee
Registration #40,262

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Suite 101
3458 Ellicott Center Drive
Ellicott City, MD 21043
(410) 465-6678
Customer No. 04586